Zoning Text Amendment No: 06-20

Concerning: Creating the

MXTC/TDR Zone

Draft No. & Date: 6/1/06 Introduced: June 13, 2006

Public Hearing: 7/18/06; 1:30 p.m.

Effective: Ordinance No:

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND SITTING AS THE DISTRICT COUNCIL FOR THAT PORTION OF THE MARYLAND-WASHINGTON REGIONAL DISTRICT WITHIN MONTGOMERY COUNTY, MARYLAND

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By: District Council at the request of the Planning Board

**AN AMENDMENT** to the Montgomery County Zoning Ordinance for the purpose of:

- creating the Mixed-Use Town Center Zone/ Transferable Development Rights Zone; and
- generally amending the Mixed-Use Town Center Zone.

By amending the following section of the Montgomery County Zoning Ordinance, Chapter 59 of the Montgomery County Code:

DIVISION 59-C-11	"MIXED-USE TOWN CENTER ZONE (MXTC)"			
Section 59-C-11.1	"Where Applicable"			
Section 59-C-11.3.1	"Site Plan Approval"			
Section 59-C-11.4	"Permitted uses"			
Section 59-C-11.5	"Development standards"			
Section 59-C-11.5.1	"Street façade requirements"			
Add new sections:				
Section 59-C-11.5.2	"Special regulations for development using			
	transferable development rights in the MXTC/TDR			
	zone"			
Section 59-C-11.5.21	"Applicability"			
Section 59-C-11.5.22	"General provisions"			

#### **EXPLANATION:**

Boldface indicates a heading or a defined term.

<u>Underlining</u> indicates text that is added to existing laws by the original text amendment. [Single boldface brackets] indicate text that is deleted from existing law by the original text amendment.

<u>Double underlining</u> indicates text that is added to the text amendment by amendment. [[Double boldface brackets]] indicate text that is deleted from the text amendment by amendment.

\* \* \* indicates existing law unaffected by the text amendment.

#### **ORDINANCE**

The County Council for Montgomery County, Maryland, sitting as the District Council for that portion of the Maryland-Washington Regional District in Montgomery County, Maryland, approves the following ordinance:

1	Sec. 1. DIVISION 59-C-11 is amended as follows:
2	DIVISION 59-C-11. MIXED-USE TOWN CENTER ZONE (MXTC) and
3	MIXED-USE TOWN CENTER / TRANSFERABLE DEVELOPMENT
4	RIGHTS ZONE (MXTC/TDR).
5	59-C-11.1. Where Applicable.
6	No land may be classified in the MXTC zone or MXTC/TDR zone unless
7	recommended in an approved and adopted master or sector plan.
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9	59-C-11.2. New construction, re-use of existing building, remodeling and
10	reconstruction.
11	Any lawful structure or building that existed before the applicable Sectional
12	Map Amendment adoption date, is a conforming structure and may be
13	continued, structurally altered, repaired, renovated or enlarged up to 10 percent
14	of the gross building floor area or 10,000 square feet, whichever is less.
15	However, any enlargement of the building that is more than 10 percent of the
16	gross floor area or 10,000 square feet, or construction of a new building must
17	comply with the standards of the MXTC zone or MXTC/TDR zone as
18	applicable.
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20	59-C-11.3. Methods of Development.
21	Two methods of development are available under the MXTC zone or
22	MXTC/TDR zone.
23	(a) Standard Method.
24	A standard method project must comply with the applicable development
25	requirements of 59-C-11.5 and the recommendations of the applicable master
26	or sector plan. If residential uses are included in a development, moderately
27	priced dwelling units must be provided in accordance with Chapter 25A. The

28	maximum dwelling unit density or residential FAR may be increased in
29	proportion to any MPDU density bonus provided on-site.
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31	(b) Optional Method.
32	Under the optional method of development, building height, and density levels
33	greater than allowed under the standard method of development may be
34	achieved for increased public use space. An optional method development
35	must comply with the applicable development requirements of 59-C-11.5 and
36	the recommendations of the applicable master or sector plan. If residential
37	uses are included in a development, moderately priced dwelling units must be
38	provided in accordance with Chapter 25A. The maximum dwelling unit
39	density or residential FAR may be increased in proportion to any MPDU
40	density bonus provided on site.
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42	In the MXTC/TDR zone, residential density above that allowed under the
43	standard method must use transferred development rights and must follow the
44	special regulations of 59-C-11.5.2.
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46	59-C-11.3.1. Site Plan Approval.
47	For the MXTC zone and the MXTC/TDR zone, [S] site plan approval is
48	required for:
49	1. A standard method development project that includes:
50	a. a net lot area of five acres or more;
51	b. certain uses with more than 20,000 square feet for each establishment
52	as specified in Sec. 59-C-11.4;
53	c. a modification of the maximum front setback or the street facade
54	requirements; or

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- d. a recommendation for site plan review in the applicable master or sector plan.
- 2. All optional method development projects. For an optional method development project, the Board must find that the proposed development:
  - e. conforms to recommendations of the applicable approved and adopted master or sector plan;
  - f. is not detrimental to any existing development due to the size, intensity, design, scale and operational characteristics of its uses;
  - g. satisfies the public use space requirements of the zone;
  - h. takes maximum advantage of the topography, vistas, façade articulation, and other urban design elements to create an attractive physical environment;
  - provides adequate linkages among different functions or structures, open areas, public amenities, parking, and adjoining properties and streets, and
  - j. provides adequate parking and loading service areas with appropriate landscaping, screening, and lighting that will not adversely affect adjoining neighborhoods.

### 59-C-11.4. Permitted uses.

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	MXTC	MXTC/
		<u>TDR</u>
(a) Residential <sup>2</sup> :		
Dwellings	P	<u>P</u>
Group home, small	P	<u>P</u>
Group home, large	P	<u>P</u>
Hotel or Motel	P	
Housing and related facilities for the elderly or handicapped	P	<u>P</u>
Life care facility	P	<u>P</u>
Personal living quarters	P	<u>P</u>
(b) Transportation, Communication and Utilities:		
Public utility buildings and structures, telecommunications	SE	<u>SE</u>
facilities		

	MXTC	MXTC/ TDR
Radio and television broadcasting studio	SE	SE SE
Rooftop mounted antennas and related unmanned equipment	$P^6$	$P^6$
building, equipment cabinet or equipment room		_
Taxicab stand	P	P
(c) Commercial <sup>2</sup> :		_
Antique stores, handicrafts or art sales	$P^1$	$\mathbf{P}^1$
Book store	$P^1$	$P^1$
Delicatessen	P	P
Drug store	$P^1$	$P^1$
Eating and drinking establishment, excluding drive-in	P	P
Eating and drinking establishment, drive-in	SE	<u>SE</u>
Florist shop	P	<u>P</u>
Furniture store, carpet or related furnishing sales or service	$P^1$	P1
Garden supply shop	$P^1$	<u>P1</u>
Gift shop	P	<u>P</u>
Grocery store	$P^1$	$\overline{\mathbf{P}}^{1}$
Hardware store	$P^1$	$P^1$
Jewelry store	P	P
Newsstand	P	P
Office supply store	$P^1$	$P^1$
Photographic supply store	P	P
Pet sales and supply store	$P^1$	$P^1$
Specialty shop	$P^1$	$P^1$
Variety and dry goods store	$P^1$	$P^1$
(d) Services:		
Adult foster care home	P	P
Ambulance or rescue squad	P	P
Animal boarding place	SE	SE
Appliance repair shop	P 1	$\frac{\overline{\mathbf{P}^1}}{\mathbf{P}^1}$
Art, music and photographic studio	P 1	$\frac{\overline{\mathbf{P}^1}}{\mathbf{P}^1}$
Automobile filling station	SE <sup>3</sup>	$\overline{SE^3}$
Automobile fluid maintenance station	SE 4	$\overline{\text{SE}^4}$
Automobile rental services, excluding automobile storage	P/SE <sup>5</sup>	P/SE <sup>5</sup>
Automobile repair and service	SE 4	SE <sup>4</sup>
Barber and beauty shop	P	P
Banks and other financial institutions	P/SE <sup>8</sup>	P/SE <sup>8</sup>
Car wash	SE	SE
Charitable and philanthropic institution	P	P
Clinic	P	P
Child daycare facilities:		
- Family day care home	P	<u>P</u>
- Group day care home	P	<u>P</u>
- Child day care center	P	<u>P</u>
Daycare facility for not more than 4 senior adults and persons		_
with disabilities	P	<u>P</u>
Domiciliary care home for more than 16 residents	P	<u>P</u>
Dry cleaning and laundry pick-up station	P 1	<u>P</u> <sup>1</sup>
	P 1	$P^{I}$

	MXTC	MXTC/
		TDR
Educational institution	SE	SE
Home occupation, no impact	P	<u>P</u>
Home occupation, registered	P	<u>P</u>
Home occupation, major	SE	<u>SE</u>
Hospice care facility	P	<u>P</u>
Hospitals, veterinary	SE	<u>SE</u>
Laundromat, self-service	P 1	<u>P</u> 1
Office, general	P 1	<u>P</u> 1
Office, Professional	P 1	<u>P</u> <sup>1</sup>
Place of worship	P	<u>P</u>
Publicly owned or publicly operated uses	P	<u>P</u>
Shoe repair shop	P	<u>P</u>
Tailoring or dressmaking shop	P	<u>P</u>
Research, development and related activities	$P^1$	$\underline{\mathbf{P}}^{1}$
(e) Cultural, Entertainment and Recreational:		
Billiard parlor	$P^1$	<u>P</u> <sup>1</sup>
Bowling alley	$P^1$	<u>P</u> <sup>1</sup>
Health clubs and gyms	$P^1$	<u>P</u> <sup>1</sup>
Libraries and museums	P	<u>P</u>
Private clubs and service organizations	SE	<u>SE</u>
Recreational or entertainment establishments, commercial	$P^1$	<u>P</u> 1
Theaters, indoor	$P^1$	<u>P</u> 1
(f) Miscellaneous Uses		
Accessory buildings and uses	$P^1$	<u>P</u> <sup>1</sup>
Signs in accordance with Article 59-F	P	<u>P</u>
(g) Uses of a light industrial nature <sup>7</sup>		
Manufacturing of electronic components, instruments and		
devices.	P	<u>P</u>
Manufacturing of medical, scientific or technical instruments,		
devices and equipment.	P	<u>P</u>
Manufacturing and assembly of semi-conductors, microchips,		
circuits and circuit boards.	P	<u>P</u>
Printing and publishing.	P	<u>P</u>
Research, development and related activities.	P	<u>P</u>
Sign making shop.	P	<u>P</u>
Warehousing and storage services:		
- Industrial and commercial users.	P	<u>P</u>
- Self-storage facilities.	P	<u>P</u>

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77 Allowed only if recommended in a master or sector plan.

A drive-up bank or drive-in window for a bank must be approved by special exception, subject to the general requirements of Section 59-G-1.

## 59-C-11.5. Development standards.

81 Development standards applicable to the standard and optional method development for the MXTC zone and the MXTC/TDR zone are indicated by the letters "S" and 82 83 "O".

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		S	О
1	Maximum residential density (units/acre)	8	20 <sup>1</sup>
2	Maximum non-residential FAR	0.35	$1.0^{1}$
3	Maximum Building height	42 <u>feet</u>	70 <u>feet</u> <sup>1</sup>
4	Minimum public use space		
	For lots of up to 40,000 sf:	10% <sup>3</sup>	10%3
	For lots of more than 40,000 sf:	10% <sup>3</sup>	20%3
5	Building setbacks: <sup>4</sup>		
	Minimum front setback (feet)	0	0
	Maximum front setback (feet) from a street line	$10^{2}$	$10^2$
	Minimum side or rear setback from another lot in the same		
	zone, or from an adjacent commercial zone (feet)	0	0
	Minimum side or rear setback from an adjacent residential	20	20
	zone (feet)		

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1. A master or sector plan may recommend a building height or density limit up to the maximum of the zone, and the appropriate mix of commercial, residential, and light industrial uses. Notwithstanding any building height limitation recommended in a master plan or sector plan, the Planning Board may further limit the maximum allowable building height to achieve compatibility with surrounding land uses. However, the Planning Board may waive any height limit established in a master or sector plan, up to the maximum allowed in the zone, if expressly recommended in the applicable master or sector plan. In the MXTC\TDR zone, residential density above the 95 <u>standard method must use transferred development rights and follow the</u> 96 <u>special regulations in 59-C-11.5.2.</u>

- 2. The Planning Board may allow a front setback from the public right-of-way greater than 10 feet subject to site plan review and the street façade controls of the MXTC zone. Setbacks from the curb must be of sufficient width to provide for streetscape and adequate sidewalk space for pedestrians.
- 3. Public use space may be provided indoors or outdoors, and must conform to master or sector plan recommendations. Development on lots of up to 40,000 square feet may provide a portion or all of the required public use space as green area. Development on lots of more than 40,000 square feet must not provide all of the required public use space as green area. However, the Planning Board may waive setback requirements if expressly recommended in a master or sector plan.
- 4. The Planning Board may waive setback requirements if expressly recommended in a master or sector plan.

59-C-11.5.1. Street façade requirements for the MXTC zone and MXTC/TDR
zone.

- 1. Any development [under the MXTC zone] must provide at least one street facade for a minimum of 75 percent of the lot frontage along a street or other publicly accessible sidewalk, way or space. The street facade must be located within 10 feet of: 1) the front lot line or; 2) the public use space along a street or other publicly accessible sidewalk, way or space.
- The ground floor portion of any street facade in a non-residential development must have windows and principal entrances to stores and retail establishments from the adjoining sidewalk or public use space.

122	Off-street parking structures, if located along required street facades,
123	must have retail or other pedestrian-oriented uses at the ground floor
124	level fronting the street with direct access to the sidewalk or a public use
125	space.
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127	3. The Planning Board may modify a street facade requirement including
128	the location or the minimum length of a required street facade during site plan
129	review to achieve the objectives of the applicable master or sector plan. For
130	lots with more than one street frontage, the Planning Board may establish
131	which side would be subject to the street facade requirements during site plan
132	review based on a layout that best achieves pedestrian oriented streets.
133	59-C-11.5.2 Special regulations for development using transferable development
134	rights in the MXTC/TDR zone.
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136	59-C-11.5.21 Applicability. The following procedures and regulations apply
137	to the transfer of development rights to land classified in a MXTC/TDR zone.
138	The Planning Board may approve subdivision of such land at densities not to
139	exceed the maximum density permitted in the applicable MXTC/TDR zone and
140	conforming to the guidelines contained in the applicable master or sector plan.
141	Any increase in dwelling units per acre allowed under the standard method of
142	development of 59-C-11.5 must be based on a ratio of one single-family
143	dwelling unit for each TDR, and 2 multi-family dwelling units for each TDR.
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145	59-C-11.5.22 General provisions.
146	(a) A development right must be created, transferred and extinguished only
147	by means of documents in a recordable form approved by the Planning
148	Board, including an easement and appropriate releases. The easement

149		must limit the future construction of one-family dwellings on a property
150		in the RDT zone to the total number of development rights established
151		by the zoning of the property minus all development rights previously
152		transferred in accordance with this section, the number of development
153		rights to be transferred by the instant transaction, and the number of
154		existing one-family detached dwellings on the property.
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156	<u>(b)</u>	The transfer of development rights must be recorded among the land
157		records of Montgomery County, Maryland.
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159	<u>(c)</u>	A property developed under a MXTC/TDR zone must conform to the
160		requirements of Chapter 25A requiring MPDU's.
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162	Sec. 59-C-1	11.6. Off-Street Parking <u>for the MXTC</u> <u>zone</u> <u>and MXTC/TDR</u> <u>zone</u> .
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166		-11.6.1. Internal connection between parking lots for the MXTC zone and
167	MXT	<u>CC/TDR</u> zone.
168	Any	new developments pursuant to this zone must provide for a pedestrian and
169	vehic	cular connection to existing and proposed parking areas on at least one
170	<u>adjoi</u>	ning lot where feasible. The Planning Board may modify this requirement
171	<u>durin</u>	g site plan review if the applicant demonstrates that compliance with this
172	<u>requi</u>	rement is not feasible or that compliance with the requirement would
173	precl	ude the lot from meeting the off-street parking requirements on site. The
174	Direc	ctor may modify this requirement for projects not subject to site plan
175	revie	<u>w.</u>
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177	<b>Sec. 2. Effective date.</b> This ordinance takes effect 20 days after the date of
178	Council adoption.
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180	This is a correct copy of Council action.
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184	Linda M. Lauer, Clerk of the Council